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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

INDIAN AIRLINES CORPORATION

NOTIFICATION

New Delhi, the 27th May 1963

No. PFB/1/4059—Pursuant to Regulation 4(1) of the Indian Airlines Employees' Provident Fund Regulations, 1955, the Indian Airlines Corporation hereby notifies the reconstitution of the Board of Trustees, Indian Airlines Employees' Provident Fund as follows with effect from 16th February 1963:—

President-

1. Shri K. N. Kaul, Financial Comptroller.

Members-

- 2. Brig. N. V. Bal, Chief Administrative Manager.
- 3. Shri C. J. Lisely, Sr. Traffic Manager.
- 4. Shri N. R. Kulkarni, Radio Officer.
- 5. Shri K. T. Ganpuley, Flight Engineer.
- 2. The Corporation, with the previous approval of the Central Government, hereby also notifies the nomination, with effect from 11th April 1963, of Shri J. S. Parakh, Financial Comptroller, as President of the Board of Trustees, Indian Airlines Employees' Provident Fund, in place of Shri K. N. Kaul.

D. R. KOHLI Secretary

NOTIFICATION BY THE KANPUR OILS & OILSEEDS EXCHANGE LIMITED, KANPUR

The approval of the Secretary, Forward Markets Commission under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Kanpur Oils & Oilseeds Exchange Ltd, Kanpur, the same having been previously placed on Notice Board of the Exchange pursuant to section 11 of the said Act and Rule 11 of the Forward contracts (Regulation) Rules, 1954.

Amendments

- I. In Bye-law 101 after the sub-clause (c), the following new sub-clause shall be added as sub-clause (d) namely:—
 - "(d) A Daily Rates Committee, functioning as a panel, shall be constituted every year after the election of new Board of Directors. It shall comprise of five persons, two to be elected from amongst the members and three from amongst the brokers of the Exchange, who are usually present at the Trading Ring. Any one of the raid five persons, in serial order, according to availability will verify the Daily Rates".

- II. After Bye-law 92, the following new Bye-law shall be added as Bye-law 93 viz.,
- "93. (1) Trading in Lahi Hedge Contract in different deliveries will commence in the months shown as under.—
 - (i) In the month of October for May delivery.
 - (ii) In the month of April for August delivery.
 - (iii) In the month of July for November delivery.
- (2) The Board shall fix on each occasion with the previous approval of the Forward Markets Commission, the date from which hedge trading shall commence for each new delivery of the hedge contract. In case, the Board decide to commence trading in a month, other than what is provided in clause (1) above, the Board shall do so only with the prior approval of the Forward Markets Commission."
- III. After Bye-law 267, the following new Bye-law shall be added as Bye-law 267A. viz.,
 - "267A. (a) The following charges shall be payable to the Exchange for supply of statements or cepies of documents, provided the supply of such a copy is permissible under law:—

Documents

- (i) Daily Rates per date ..
- (ii) Contract Slip (one) ..
- (iii) Broker's monthly Bill
- (iv) Daily Report (one) ..
- (v) Member's monthly bill
- (vi) Statement of Brokerage per year ...
- (vii) Member's Khata (per page) ...
- (viii) Copies of all other documents including orders or Committee decisions, Board decisions or proceedings of Meeting, Arbitration case proceedings, orders or awards thereon etc. etc,

Rate prescribed

10 nP. per copy

0-15 nP. " "

0-25 nP. " "

0-50 nP.,,,,

0-50 nP. " "

Re. 1-00

Rs. 2-00 ""

0.50 nP. per pages per copy with a minimum charge of 50 nP.

- (b) The charges for supply of copies shall be payable in advance with the application.
- (c) The Board may increase or decrease the charges levied under clause (a) above."

B. N. MALIK Secretary

The Kanpur Oils & Oilseeds Exchange Ltd.
Kanpur

Dated the 20th April, 1963

NOTIFICATION BY THE ADONI OILSEEDS AND OIL EXCHANGE LTD., ADONI.

Adoni, the 21st March 1963

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section II, of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification of the Government of India, Ministry of Commerce and Industry No. S. O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Adoni Oilseeds and Oil Exchange Ltd., Adoni, the same having been previously placed on the Notice Board of the Exchange pursuant to Section II of the said Act and Rule 11, of the Forward Contracts (Regulation) Rules 1954:—

AMENDMENTS

Additional bye-laws for trading in groundnut oilcake

287. Bylaws beginning with bylaw 287, are additional bylaws for hedge trading in groundnut oilcake. All bylaws of the Exchange as may be in force from time to time shall also be applicable to all matters connected with hedge contracts in groundnut oilcake in so far as these matters are not specifically dealt with in these additional bylaws and are not repugnant to these additional bylaws.

288. For the purpose of hedging there shall be hedge contracts for groundnut oilcake of expeller variety. The cake shall be the product of the current year. An year means December to November:—

- (a) Months of delivery: There shall be 6 deliveries during the year as follows:—
 January, March, April, May, July and September.
- (b) Unit of trading: 22 metric tons.
- (c) Unit of tender: 22 metric tons.
- (d) Unit of price quotation: 1 metric ton. The price shall be exclusive of taxes.

289. Basis of the contract:—Groundnut expeller oilcake (slice variety) fair average quality of the season, free from admixture of other oilcakes and any other seeds or foreign matter, having

- (a) oil and albuminoids combined not less than 52%,
- (b) sand and/or silica not more than 21 per cent.
- (c) free from castorseed and/or castor husk,
- (d) fibre contents not more than 14%,

shall be the basis of the contract.

- (2) Allowance: -Oil and albuminoids combined: --
 - (a) 52% pass.
- (A) Discount for tenders below basis:-
 - (a) For deficiency up to 3 per cent, a proportionate allowance at the rate of 1 per cent of the delivery order price per each of the first three units or any fraction thereof shall be payable by the seller to the buyer
 - (b) For deficiency of fourth and fifth units or part thereof an additional proportionate allowance at the rate of 2 per cent of the delivery order price shall be payable by the seller to the buyer.
 - (c) For deficiency of over 5 per cent (i.e. below 47 per cent O.A. combined) the buyer shall have the option to reject the goods or accept them at an additional proportionate allowance at the rate of 3 per cent for deficiency of each 1 per cent or fraction thereof below 47 per cent payable by the seller to the buyer.
- (B) Premia for tenders above basis:-
 - (a) Above 52 per cent but upto 54 per cent the seller will be entitled to a proportionate premium of 1 per cent of the delivery order price per each unit or fraction thereof.
 - (b) above 54 per cent the seller shall not be entitled to any additional premium.
- (3) Sand and/or silica:-
 - (a) Upto 2½ per cent pass.
 - (b) For excess over 2½ per cent upto 5 per cent, a proportionate allowance at the rate of 1 per cent of the delivery order price for each unit of excess or any fraction thereof shall be payable by the seller to the buyer.

- (c) For excess over 5 per cent the buyer shall have the option to reject or accept the goods at an additional proportionate allowance at the rate of 2 per cent of the delivery order price for each unit of excess over 5 per cent or for any fraction thereof from the seller.
- (4) Castorseed and/or castor husk:
 - should the cake contain castor-seed and/or castor husk, the goods shall be taken at an allowance to the buyer by the seller at the following rates:—
 - 3/4 per cent of the delivery order price if not exceeding 0.001 per cent, 1 per cent of the delivery order price if not exceeding 0.002 per cent, 1-1/2 per cent of the delivery order price if not exceeding 0.005 per cent.

For excess over 0.005 per cent the buyer shall have the option to reject or accept the goods at an additional proportionate allowance from the seller at the rate of 1 per cent for every additional unit of 0.001, in excess of 0.005 subject to a total maximum allowance of 10 per cent including 1-1/2 per cent for upto 0.005 per cent of the delivery order price.

- (5) Fibre contents:—
 - (a) Upto 14 per cent pass.
 - (b) Above 14 per cent the goods shall be taken at an allowance to the buyer by the seller at the following rates:—
 - 1/2 per cent of the delivery order price for each additional unit of excess or fraction thereof upto 16 per cent.
 - 1 per cent of the delivery order price for each additional unit or fraction thereof above 16 per cent.

290. Hedge trading in groundnut oilcake in any delivery shall commence two months in advance of the delivery month. The Board shall fix (with the previous concurrence of the Forward Markets Commission) the dates from which hedge trading will commence for each new contract. In case the Board decides to permit hedge trading in a period otherwise than what is provided herein, the Board shall do so with the concurrence of the Forward Markets Commission.

291. The transactions for hedge contract shall be for delivery from the sellers's godown within the municipal limits of Adoni. The buyer shall pay the weighing and filling charges and take away the goods from the seller's premises at his own expense.

Tenders and Delivery Orders

292. Provisions of bylaws 61(a)(c), 62, 63, 64, 65, 66, 67, 68 and 69 shall apply to tenders issued against hedge contracts for groundnut oilcake.

293. Sellers shall have the option of issuing delivery orders from 7th to 25th of the delivery month. Such delivery orders may be issued on Tuesdays, Thursdays and Saturdays falling between these dates and also on the 7th and 25th even if these dates fall on any other day. The last date for issuing delivery orders in the month of February shall be 24th. The Board shall have the power to alter the tender days from time to time.

294. If the buyer fails to supply empty gunnies within the prescribed period, the seller shall notify the buyer and make an application to the Exchange on the next day. The buyer shall pay to the seller penalty of one rupee per ton per day of default.

295. If the seller fails to give delivery within 8 days of the receipt of the gunnies, the buyer shall notify the seller and make an application to the Exchange on the next day. The seller shall pay to the buyer a penalty of one rupee per ton per day of default. If the seller does not give delivery within 15 days from the receipt of the gunnies from the buyer or if the buyer does not take delivery within 15 days of the delivery of the gunnies the contracts shall be settled at the closing rate on the next working day. A penalty of Rs. 10/- per ton shall also be paid by the seller or the buyer as the case may be in addition to the penalty for the waiting period.

296. The buyer shall take delivery of the goods within 24 hours of the seller asking the buyer to take delivery. If the buyer fails to do so, the seller shall notify the buyer and make an application to the Exchange. The buyer shall be liable to pay to the seller a penalty of one rupee per ton per day of default.

297. If the seller does not issue delivery orders for the fulfilment of his outstanding transactions during the prescribed period in the delivery month, such 'transactions shall be settled at the Due Date Rate fixed by the Board on the last working day of the month plus a penalty of Rs. 5/- per ton.

298. If the seller issues a delivery order for the fulfilment of hedge contracts but does not effect delivery by the due date the transactions shall be settled at Due Date Rate. In addition the seller shall pay to the buyer a penalty of Rs. 10/- per ton.

Clearings

299. For the purpose of periodical settlements of hedge contracts, settlement rates shall be fixed by the Clearing House Committee at the time of the closing of the market on the last working day of the month.

300. The Clearing House Committee shall have the power to fix special clearings in addition to the clearing specified in bylaw 299 when the rates for oilcake fluctuate by Rs. 15/- or more per tonne above or below the immediately preceding settlement rates, or if there has been no settlement in the contract concerned then above or below the rate at which the first transaction took place in that contract. The special clearing shall be fixed only if the fluctuation lasts for 24 hours.

301. All hedge contracts shall be subject to periodical settlements through the clearing house and in every case parties to the contracts must be members of the Exchange.

302. The procedure for the submission of statements, vouchers, balance sheets etc., in respect of periodical settlements for groundnut oilcake shall be as laid down in the Clearing Bylaws of the Exchange.

Samples

303. Samples representing goods delivery against each tender issued against hedge contracts for groundnut oilcake shall be taken and analysed in the laboratory of the Exchange for the purpose of determining the quality of the goods tendered.

304. Samples shall be drawn in the seller's premises before the goods have left these premises.

305. Samples shall be drawn by the buyer from 8 bags selected from each lot of 3, 4 bags. Out of these 8 bags 4 bags shall be kept in a vertical position and the other 4 in a horizontal position. From each bag a sample of 1 kilogram shall be drawn and the samples from all 8 bags mixed by both the buyer and the seller. The sample shall then be equally filled in three tins in the presence of both the buyer and the seller or of their representatives. Both parties shall then affix their respective seals to the tins.

Analysis

206. One tin out of the three tins sealed under bylaw 305 may be sent to the laboratory of the Exchange for analysis. Both the buyer and the seller shall keep one tin each from the remaining two tins.

307. On receipt of the analysis report from the Exchange, either the buyer or the seller may send the sample for reanalysis to Italab or Hughes & Davies, Bombay. The report received thereafter shall be final and binding.

308. When the buyer or the seller wishes to send the sample for reanalysis to Bombay he shall inform the other party of his intention to do so within 48 hours of the receipt of the analysis report from the Exchange.

309 When the sample is sent to Bombay for reanlaysis, the buyer or the seller as the case may be, shall send the tin which is with him as per bylaw 306. The tin sent for reanalysis shall have the seals, affixed under bylaw 305, intact.

310. The analysis fee and other incidental charges, if any, shall be borne by the buyer if the analysis report does not show any allowances to be paid by the sellers. If the analysis report shows that an allowance is to be paid by the sellers, the analysing fee and the incidental charges, if any, shall be borne by the seller.

311. When the buyer or the seller wishes to send the sample for reanalysis to Bombay, he shall remit the necessary charges to the Exchange and he shall also send the sample to the Exchange for forwarding to Bombay.

312. If the analysis report entitles the buyer to reject the goods as per the bylaws, the buyer may, if he so desires, ask the seller to replace the goods or demand all the allowances due to him.

313. In case the goods are replaced under bylaw 312 and the analysis report in respect of the replaced goods shows that the goods are again liable to rejection, the buyer may again reject the goods or claim all the allowances to

which he is entitled under the bylaws. In case he rejects the goods, the transaction shall be settled at the closing rate on the day following the day of receipt of the analysis report or at the Due Date Rate whichever is earlier. In addition the seller shall pay to the buyer a penalty at the rate of Rs. 10/- per ton.

Payments

314. The buyer shall pay to the seller against delivery of oilcake 90 per cent of the value of the goods and the balance shall be paid immediately after the questions of quality, allowances etc., are settled according to the bylaws.

315. In case the seller has not taken an advance of 90 per cent from the buyer he shall have one option to replace the goods if the analysis report renders him liable to the payment of a large allowance. This replacement shall be done within three days of the receipt of the analysis report. If the seller fails to replace the goods within the allotted time, the tender will be considered as a false tender.

316. In case the seller has taken an advance of 90 per cent from the buyer the buyer shall have the option to permit the seller to replace the goods or to demand the full allowance.

Upcountry Delivery

317. The upcountry centres at which delivery of ground-nut oilcake against hedge contracts is permitted will be as per schedule appended to these bylaws. The Board shall, however, be at liberty, in consultation with the Forward Markets Commission, to make such changes in the schedule as they think proper.

318. In the case of delivery at upcountry centres—the seller shall pay to the buyer expenses from the godown to the railway station on Adoni basis and railway—freight from the centre of delivery to Adoni.

319. The sales tax chargeable on oilcake delivered at any upcountry centre shall be as per the sales tax law of the state wherein the centre of delivery is situated but this shall in no case exceed the rate of sales tax prevailing in Andhra Pradesh at the time of delivery.

320. The delivery in the upcountry centres shall be at the sellers' godown.

321. The buyer shall take delivery of the goods within 40 days of the date of the receipt of the delivery order.

322. The provisions of bylaws 200, 201, 202, 203, 204, 207, 210, 211 and 212 shall apply in case of upcountry delivery of groundnut oilcake in so far as they are not repugnant to any of these additional bylaws.

Regulation and Control

323. The power of regulating and deciding all matters concerning the oilcake trade shall be vested in the Board of Directors. The Board shall have the power to appoint an Oilcake Sub-Committee to advise the Board on all or any matters relating to oilcake and to discharge such other functions as may be entrusted to it by the Board from time to time.

Schedule of Upcountry Centres for delivery of groundnut oilcake against hedge contracts

- 1. Kurnool.
- 2. Bellary.
- 3. Nandyal.
- 4. Proddatur.
- 5. Gulbarga.6. Yadgiri.
- 7. Raichur.
- 8. Anantpur.
- 9. Tadpatri.
- 10. Cuddapah.
- 11. Gadag.
- 12. Kalluru.

T. RAMAMURTI Secretary The Adoni Oilseeds and Oil Exchange Ltd

NOTIFICATION BY THE VIJAI BEOPAR CHAMBER LTD., NEW MANDI, MUZAFFARNAGAR

The approval of the Secretary, Forward Markets Commission, under Sub-section (I) of Section 11, of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with S.O. 1162, dated the 4th May 1969, has been obtained to the following amendments made to the Bye-laws of the Vijai Beopar Chamber Ltd., Muzaffarnagar.

XXV BYE-LAWS FOR MUSTARDSEED OILCAKE HEDGE CONTRACTS

Bye-law No. 280—Bye-laws No. 280 to 297 shall be additional bye-laws particularly relating to mustardseed oilcake hedge contracts. All the other Bye-laws of Vijai Boopar Chamber Ltd., Muzaffarnagar as may be in force at any time or from time to time shall also, be applicable to mustardseed oilcake hedge contracts except where by contest or otherwise they are inconsistent with the provisions of Bye-laws No. 280 to 297.

Bye-laws $N\sigma$. 281-—For the purpose of future trading in Mustardseed Oilcake, there shall be a contract called 'MUSTARDSEED OILCAKE HEDGE CONTRACT".

Bye-law No. 282—In respect of Mustardseed oilcake hedge contract there shall be three deliveries in a year viz., Jeth Bhadon and Mangsir of Samvat year.

Bye-law No. 283—The due date for each of the deliveries shall be as follows:—

- 1. Jeth-Jeth S. 15
- 2. Bhadon-Bhadon S. 15
- 3. Mangsir-Mangsir S. 15.

Bye-law No. 284—(a) Trading in the deliveries mentioned in Byc-law 283, shall commence as follows:—

Jeth delivery—in the month of Kartik. Bhadon delivery—in the month of Baisakh. Mangsir delivery—in the month of Shravan.

(b) The Board shall fix on each occasion the date from which the hedge trading shall commence for each delivery. The Board, may however permit trading in any delivery in any month other than the month mentioned in (a) above, if in the opinion of the Board, it is in the interest of the trade.

Bye-law No. 285—The unit for trading for mustardseed oilcake hedge contract shall be 4000 kg, and the price quotation shall be per 40 kg.

Bye-law No. 286—The basis of the mustardseed oilcake hedge contract shall be Khal Papri (expeller produced) of average quality produced from Sarson of new crop of the year.

Bye-law No. 287—(a) Against the mustardseed oilcake hedge contract Khal Papri containing Black or red oilcake upto 2 per cent and Choora upto 5 per cent shall be tenderable: khal papri containing more than 2 per cent, black or red oilcake or more than 5 per cent Choora shall be rejected. For the purposes of this Bye-law oilcake which passes through standard mesh No. 6 kept with the Chamber shall be considered as choora.

(b) Wet Jalidar and Badrang (discloured) oilcake shall not be tenderable.

Bye-law No. 288—The mustardsced oilcake hedge contract shall be for delivery in Muzaffarnagar, New Mandi. But the seller shall also have the option of delivering mustardsced oilcake at any of the following outstation delivery centres namely:—

- 1. Agra.
- 2. Aligarh.
- 3. Kanpur.
- 4. Hathras.
- 5. Kosi

In case of outstation delivery, the seller shall pay to the buyer the following charges:—

- 1. Freight at the full wagon rate from the outstation delivery centre to Muzaffarnagar.
- 2. Handling Charges at 0-12 nP. per 40 kg.
- 3. Octroi or toll tax at Muzaffarnagar.

Bye-law No. 289—Mustard oilcake tendered against the mustardseed oilcake hedge contract shall be packed in new gunny bags which may or may not be marked. The buyer shall pay 0.31 nP. per bag to the seller as the cost of bag. The weight of the bags shall be included in the weight of the goods. Bags weighing, together with the contents, more than 80 kg. or less than 70 kg. shall not be tenderable.

Bye-law No. 290—In case of delivery, seller shall be entitled to charge I per cent Dami from the buyer. He shall however, not be entitled to charge weighment charge as provided in Bye-law 144.

Bye-law No. 291—Stacking of more than 12 bags will be rejected.

Bye-law No. 292—In case it is found in accordance with Byc-law 128 that a seller has not sufficient goods to tender against the delivery order issued by him, he shall be liable to pay a penalty of 25 nP. per 40 kg. to the buyer.

Bye-law No. 293—In case a seller who have been served a demand notice, fails to deliver goods the contract shall be settled at the due date rate and the seller shall pay 0.10 nP per 40 kg. to the buyer as penalty.

Bye-law No. 294—In case of mustardseed oilcake hedge contract, the margin payable by the Trading Members on their n.o.p. shall be Rs. 75/- per unit. The fluctuation in rate for the purpose of collection of cover money etc. according to Bye-law 103(a) shall be 40 nP. per 40 kg.

Bye-law No. 295—All outstanding hedge contracts on the due date, in respect of which no delivery order or demand notice is issued to the clearing section, shall be closed at the due date rate.

Bye-law No. 295—The due data rate shall be fixed by the Board on the basis of spot rate of average tenderable quality at Muzaffarnagar, also taking into consideration the prevailing spot rates of the same quality at different delivery centres mentioned in Bye-law No. 288 and the Railway Freight and other charges as mentioned therein.

Bye-law No. 297—All outstanding contracts running under these Bye-laws shall be closed as and when directed by the Forward Markets Commission.

In pursuance of proviso to Sub-section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendments in the interest of the trade.

> TIRLOK CHAND Secretary Vijai Beopar Chamber Ltd. New Mandi

Muzaffarnagar

Dated the 17th April, 1963

NOTIFICATION BY THE LUDHIANA GRAIN EXCHANGE LTD., LUDHIANA

The approval of the Secretary, Forward Markets Commission under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S. O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of The Ludhiana Grain Exchange Ltd., Ludhiana.

AMENDMENTS

In the said Bye-laws: -

ANNEXURE

Amendments to the Bye-laws of the Ludhiana Grain Exchange Limited Ludhiana

After Bye-law 274, the following Bye-laws shall be added, namely: XXV-BYE-LAWS FOR MUSTARDSEED OILCAKE HEDGE CONTRACTS.

275. Bye-laws 275, to 293 shall be additional Bye-laws particularly relating to Mustardseed oilcake hedge contracts. All the other bye-laws of The Ludhiana Grain Exchange Ltd., Ludhiana as may be in force at any time or from time to time shall also be applicable to Mustardseed oilcake hedge contracts except where by context or otherwise they are inconsistent with the provisions of By-laws Nos. 275 to 293.

276. For the purpose of future trading in Mustardseed oilcake, there shall be contract called "MUSTARDSEED OILCAKE HEDGE CONTRACT."

277. In respect of Mustardseed oilcake hedge contracts there shall be three deliveries in a year viz, Jeth, Bhadon and Mangsir of Samvat Year.

278. The due dates for each of the deliveries shall be as follows:—

1. Jeth.

Jeth S. 15.

2. Bhadon.

Bhadon S. 15

3. Mangsir.

Mangsir S. 15

279. (a) Trading in the deliveries mentioned in Byelaw 278 shall commence as follows:—

Jeth deliveryin the month of Kartik.

Bhadon delivery in the month of Baisakh.

Mangsir delivery in the month of Shrawan.

(b) The Board shall fix on each occasion the date from which the hedge trading shall commence for each delivery. The Board may, however, permit trading in any delivery in any month, other than the month mentioned in (a) above if in the opinion of the Board it is in the interest of the trade.

280. The unit of trading for Mustardseed oilcake hedge contract shall be 4000 kg, and the price quotation shall be per 40 kg.

281. The basis of the Mustardseed oilcake hedge contract shall be 'KHAL PAPRI' (expeller produced) of average quality produced from Sarson of new crop of the year.

282. (a) Against the Mustardseed oilcake hedge contract Khal Papri containing Black or red oilcake upto 2 per cent, and Choora (Powder) upto 5 per cent, shall be tenderable. Khal Papri containing more than 2 per cent, Black or red oilcake or more than 5 per cent Choora (Powder) shall be rejected. For the purpose of this Bye-law oilcake which passes through standard mesh No. 6 kept with the Exchange shall be considered as Choora (Powder).

(b) Wet Jalidar (and Badrang discoloured) oilcake shall not be tenderable.

283. The Mustards ed oilcake hedge contract shall be for delivery in Ludhiana, but the seller shall also have the option of delivering Mustardseed oilcake at any of the following outstation delivery centres namely:—

PUNJAB-Amritsar, Rohtak.

U. P.-Hapur, Agra, Kanpur, Lucknow.

RAJASTHAN-Alwar, Bharatpur.

DELHI-Delhi and Narela.

In case of outstation delivery, the seller shall pay to the buyer the following charges:—

- Freight at the full wagon rate from the outstation delivery centre to Ludhiana.
- 2. Handling charge at 0.15 nP. per 40 kg.
- 3. Octroi or toll tax at Ludhiana.
- 4. Central Sales-Tax, if applicable.

284. Mustardseed oilcake tendered against the Mustardseed oilcake hedge contract shall be packed in best quality second-hand bags, which may or may not be marked. The seller is not entitled to charge the cost of second-hand bags, but in case the bags are new the buyer shall pay 0.31 nP. per bag to the seller as the cost of bags. The weight of the bags shall be included in the weight of the goods. Bags weighing together with the contents, more than 80 kg. or less than 70 kg. shall not be tenderable.

285. In case of delivery, seller shall be entitled to charge 1 per cent as Dami from the buyer. He shall, however, not be entitled to charge weighment charges as provided in Bye-law 144.

286. Stacking of more than 12 bags will be rejected.

287. In case it is found in accordance with Bye-law 128 that a seller has not sufficient goods to tender against the delivery order issued by him, he shall be liable to pay a penalty of 0-25 nP. per 40 kg. to the buyer.

288. In case a seller who has been served with a demand notice fails to deliver the goods the contract shall be settled at the due date rate and the seller shall pay 0-10 nP. per 40 kg. to the buyer as penalty.

289. In the case of Mustardseed oilcake hedge contract the Margin payable by the Trading Members on their n.o.p. shall be Rs. 50/- per unit. The fluctuation in rate for the purpose of collection of cover money etc. according to bye-law 103(a) shall be 40 nP per 40 kgs.

290. All outstanding hedge contracts on the due date, in respect of which no delivery order or demand notice is issued to the clearing section, shall be closed at the due date rate.

291. The due date rate shall be fixed by the Board on the basis of spot rate of average tenderable quality at Ludhiana, also taking into consideration the prevailing spot rates of the same quality at different delivery centres mentioned in Bye-law No. 283 and Railway Freight and other charges as mentioned therein.

292. (a) The following shall be the charges per unit of Mustardseed oilcake hedge contract payable to the Exchange for each complete transaction entered into:—

Brokerage—		Rs. 0.50 nP.
Commission—		Rs. 0.25 nP.
Brokers Fund—		Rs. 0.03 nP.
Charity—		Rs. 0.02 nP.
	Tota:	Rs. 0.80 nP.

(b) The Board may with the prior approval of the Forward Markets Commission increase or decrease the charges levied under clause (a) above.

293. All outstanding contracts running under these Byelaws shall be closed as and when directed by the Forward Markets Commission.

In pursuance of the proviso to sub-section (4) of Section 11, of the said Act, the Secretary, Forward Markets Commission has dispensed with the condition of previous publication of the above amendments in the interest of trade.

Manager

The Ludhiana Grain Exchange Ltd., Ludhiana Ludhiana, the 10th day of April 1963.

CHANGE OF NAMES

It is to be notified that I hereby change my name from "Shri Moti Gagadhar" to "Shri DUKHRAN BACHU KAHAR".

Consequent on the marriage Kum. Kusum R. Mahajan desires to be known and addressed as Smt. Smita M. Prabhu.

KUM. K. R. MAHAJAN

.Present Name-P. SESHA IYER.

Designation—Telephone Operator, Telephone House, Madras-1.

Name to be changed as-P. SESHAN.

Present Name-SANT SINGH, S/o Sh. Ishar Dass.

Proposed Name—S. S. VERMA, S/o Sh. ISHAR DASS.

From--SHANKAR SADASHIV GAIKWAD To--SHANKAR MUKUND GHARE

Le it known I, Mrs. Sharda Bahal, have reverted to my maden name Miss Sharda Sehgal.

Notified that 1, Biswa Nath Karmoker, a permanent comployee of Statistical Office, S. E. Rly., Calcutta, have changed my surname to Paul. I shall henceforth be known as Biswanath Paul. Affidavit duly made at Bankshall Court, Calcutta.

I, M. Bhaskar, Son of Col. M. S. Rao, residing at 19, Lodi Estate, New Delhi hereby notify that I have changed my name from M. Bhaskar to M. Bhaskar Rao.

M. BHASKAR

I, R. Ramamurthy will, henceforth be known as K. R. RAMMOORTHI and will sign accordingly.

- I, Sontu S/o Julum, Gangman, S. E. Rly., Mohuda, shall henceforth be known as Sontu Roy S/o Dina Roy.
- I, Boppana Venu Gopala Krishna Murty, Son of Shri B. L. Perumal, S.S.L.C. 1953, f. Com. 1961, Intermediate Examination of the Corporation of Secretaries, London, 1962, presently working as Senior Stenographer in the Bhilai Steel Flant, M. P. shall henceforth be known as BOPPANA VENU.

Bhilai-1, April 25, 1963.

BOPPANA VENU

In view of my having married Mr. T. R. Chari on 4th November 1962, my name may please be changed over to (Mrs.) LALITHA R. CHARI.

I, the undersigned Maddurappa, Son of H. Narayanaswamappa, hereby notify to the public that I have changed my name "Maddurappa" to "H. N. Krishna Murthy" on my own desire.

MADDURAPPA

No. K-165, Subramanyaswamy Temple Street, Visveswarapuram, Bangalore-4

To whomsoever it may concern

N. Narasimha Iyengar, employed in the office of the Commander Works Engineers, Bangalore-6 and residing at 78/1 Third Cross Road, Gavipuram Extension, Bangalore-19, has changed his name from N. Narasimha Iyengar to N. Narasimhan, on his own will.

I, No. 422 Civilian Barber Shiv Charan of 14 GTC, do assume from 26th October 1962 the new name of Sheo Chand and so that I and my wife and children and remoter issue may hereafter be called known and distinguished not by my former name of Shiv Charan but my assumed name of Sheo Chand. I shall at all times hereafter in all records and writings and in all proceedings, dealings and transactions as public and upon all occasions whatsoever use and sign the name of Sheo Chand as my new name in place of and in substitution for my former name of Shiv Charan. I request all persons at all times hereafter to designate and address me and my wife and children and remoter issue by such assumed name of Sheo Chand accordingly.

Dated the 22nd January 1963.

14 GORKHA TRAINING CENTRE SUBATHU (SIMLA HILLS)

SHEO CHAND No. 422 Civ Barber I, Mohan Lal S/o Shri Behari Lal, henceforth be called as Mohan Lal Vaid, all concerned to note please.

I have got my name changed by an affidavit, as Niranjan Sardar, and no more as Neul Chandra Sardar.

Notice

In the court of the District Judge, Purnea,.

(Civil Appellate Jurisdiction)

Misc. Appeal No. 63 of 1961.

Vrs.

- 1. Maliram Karondia.
- 2. Mossamat, widow of Baijnath Karondia.

Both residents of Farnishbari House, House No. 160/161 of Hiralal, Bombay Respondents 2nd party.

Whereas the appellants have filed an appeal in this court so notice is given that 24th August 1963 is the date fixed for hearing of the appeal. Any one interested in the appeal should appear on the date fixed otherwise the appeal will be heard exparte.

Given under my hand and the seal of the court, this 25th day of May, 1963.

M. A. RAHMAN Dist. Judge, Purnea

NOTICE TO CREDITORS

Estate Mabel Emily Miles deceased

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the abovenamed deceased of 158 Dora Road Wimbledon Surrey in England, Widow who died at St. Helier Hospital Carshalton Surrey on the 14th October 1961 are hereby required to send full particulars of their claims to Dibyendu Sen Roy and Shiba Prosad Ghose both officials of the Chartered Bank 4, Netaji Subhas Road, Calcutta, the Administrators to the above estate, on or before the 30th June 1963 after which date the said Administrators will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received. Dated this 22nd day of May 1963

SANDERSONS & MORGANS
Solicitors for the said Administrators,
Calcutta-1.